

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

WEINFUSE, LLC

Plaintiff,

v.

INFUSEFLOW, LLC, GUSTAVO “GUS”
DE AVILLEZ, AND REIN HEALTH
HOLDINGS, LLC

Defendants.

§
§
§
§
§
§
§
§
§
§
§

Civil Action No.3:20-cv-1050

JURY TRIAL DEMANDED

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff WeInfuse, LLC (“Plaintiff”) and Defendants InfuseFlow, LLC, Gustavo “Gus” De Avillez, and Rein Health Holdings, LLC (collectively, “Defendants”), file this Joint Stipulation of Dismissal with Prejudice and hereby voluntarily dismiss with prejudice the above-captioned action, including all claims actually asserted in the action, claims that could have been asserted in the action, and any claim or request for sanctions or the recovery of attorneys’ fees or costs.

All attorneys’ fees and costs shall be borne by the party incurring same.

Respectfully submitted,

/s/ Joshua L. Hedrick

Joshua L. Hedrick

Texas State Bar No. 24061123

Peyton J. Healey

Texas State Bar No. 24035918

Megan E. Servage

Texas State Bar No. 24110347

HEDRICK KRING, PLLC

1700 Pacific Avenue, Suite 4650

Dallas, Texas 75201

Phone: (214) 880-9600

Fax: (214) 481-1844

Josh@HedrickKring.com

Peyton@HedrickKring.com

Megan@HedrickKring.com

ATTORNEYS FOR PLAINTIFF

/s/ David A. Shields (with permission)

David A. Shields

State Bar No. 24083838

SHIELDS LEGAL GROUP

16301 Quorum Drive, Suite

250B Addison, Texas 75001

(972) 788-2040 – Main

(972) 788-4332 – Facsimile

dshields@shieldslegal.com

**ATTORNEY FOR DEFENDANTS
INFUSEFLOW AND GUSTAVO DE
AVILLEZ**

/s/ Lance H. Beshara (with permission)

Lance “Luke” H. Beshara

Texas State Bar No. 24045492

PATEL GAINES, PLLC

221 West Exchange Ave., Suite 206A

Fort Worth, Texas 76164

(817) 394-4844 | Telephone

(817) 394-4344 | Facsimile

lbeshara@patelgaines.com

**ATTORNEY FOR DEFENDANT
REIN HEALTH HOLDINGS, LLC
D/B/A REINHEALTH**

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing document was filed with the Court and served electronically upon those parties registered to receive electronic notice via the Court’s CM/ECF system on June 2, 2021.

/s/ Joshua L. Hedrick

Joshua L. Hedrick